

9
IN THE HIGH COURT OF KARNATAKA AT BANGALORE

DATED THIS THE 3RD DAY OF APRIL 1998

B E F O R E

THE HON'BLE MR. JUSTICE K.H.N.KURANGA

WRIT PETITION NO.39273/1993

BETWEEN:

- 699
1. Vidyashankari Education
Society (Regd.), No.215,
SBM Colony, Banashankari
I Stage, Bangalore - 50,
rep. by its Secretary -
Shri. B.Basavaraj.
 2. President - K.B.Ranganatha,
Vidyashankari Education
Society (Regd.), No.215,
SBM Colony, Banashankari
I Stage, Bangalore - 50. ... Petitioners.

(By Sri G.Nagarajulu Naidu for Petrs. - absent.)

AND:

1. State of Karnataka,
by its Revenue Secretary,
M.S.Building, Vidhana Veedhi,
Bangalore - 1.
2. Registrar of Societies,
Karnataka State, Gandhinagar,
Bangalore - 9.

... 2/-

3. Administrator & Asst.
Commissioner, Doddaballapur
Divn., Vishweswaraiah
Building, Vidhana Veedhi,
Bangalore - 1.

... Respondents.

(By Sri. M.N.Gurulingappa for Applicants in I.A.I,
Sri. M.N.Ramanjaneya Gowda, HCGP, for R-1 to
R-3.)

This Writ Petition filed under Articles 226
& 227 of the Constitution of India with an affi-
davit praying to: Declare that the notification
vide Annexure 'A' dt.8-7-93 passed by R-1 and
notice vide Annexure 'B' dated 9-11-93 issued
by R-3 as illegal and void in law and etc.

This Writ Petition coming on for hearing
this day, the Court made the following:

O R D E R

Counsel for the petitioners is absent when
the petition is called. Heard the learned High
Court Government Pleader for respondents.

The petitioners have in this petition sought
for issue of a writ in the nature of mandamus
declaring the Notification dated 8-7-1993 -
Annexure-A issued by the first respondent and
the Notice dated 9-11-1993 Annexure-B issued by
the third respondent as illegal and void.

... 3/-

611

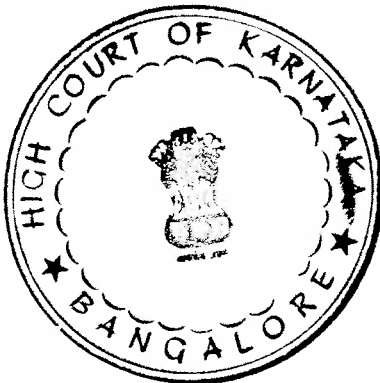
By the Notification-Annexure-A the first respondent appointed the third respondent as Administrator to the first petitioner institution in exercise of the powers under Sec.27A of the Karnataka Societies Registration Act, 1960 for six months from the date of publication of the Notification viz., 8-7-1993. This period of six months mentioned in Annexure-A having been over, Annexure-A has spent itself and does not survive for quashing. Thus, the petition has become infructuous and it is accordingly dismissed as having become infructuous.

Sd/- Judge.

bsr(o.s.)

r.by: 8/8/98

c.by: L.



COPY

Lr

Assistant Registrar
High Court of Karnataka
Bangalore-560 001

7.8.6

